DAVID C. BROWNSTEIN (NO. 141929) LESLIE F. BROWN (NO. 209292) HELLER EHRMAN LLP 333 Bush Street San Francisco, CA 94104-2878 Telephone: (415) 772-6000 Facsimile: (415) 772-6268 JONATHAN BLACKMAN, Admitted Pro Hac Vice CLEARY GOTTLIEB STEEN & HAMILTON LLP One Liberty Plaza New York, New York 10006 Telephone: (212) 225-2000 7 SEP - 9 2005 Facsimile: (212) 225-3999 RICHARD W. WIEKING CLEEK U.S. DISTRICT COURT. NORTHERN DISTRICT OF CALIFORNIA 8 Attorneys for Defendants THE REPUBLIC OF MEXICO BANCÓ de MEXICO, S.A.; BANCO de CREDITO 9 RURAL, S.A. as successor in interest to the BANCO de CREDITO AGRICOLA, S.A.; and PATRONATO del AHORRO NACIONAL, S.A.; as successor in interest to the BANCO del AHORRO NACIONAL, S.A. 11 UNITED STATES DISTRICT COURT 12 NORTHERN DISTRICT OF CALIFORNIA 13 14 Case No. C 01 0892 CRB SENORINO RAMIREZ CRUZ; LEOCADIO 15 de la ROSA: LIBORIO SANTIAGO PEREZ; Consolidated with: FELIPE NAVA; IGNACIO MACIAS; and 16 Case No. C 02-1942 CRB RAFAEL NAVA, on behalf of themselves and Case No. C 02-1943 CRB all others similarly situated, 17 Case No. C 02-1944 CRB Plaintiffs, 18 v. ORDER AMENDING 19 JUNE 16, 2005 ORDER UNITED STATES OF AMERICA; ESTADOS UNIDOS MEXICANOS; WELLS FARGO 20 BANK; BANCO de MEXICO, BANCO NACIONAL de CREDITO RURAL, S.N.C., as 21 successor in interest to the BANCO de CREDITO AGRICOLA, S.A.; and PATRONATO del 22 AHORRO NACIONAL, as successor in interest to the BANCO del AHORRO NACIONAL, S.A. 23 Defendants. 24 25 Now before the Court is the Mexican Defendants' motion to amend the Court's 26 Amended Memorandum and Order, Cruz v. United States, No. C 01-0892 (CRB) (N.D. Cal. 27 June 16, 2005) (the "Order"), to certify it for appeal, pursuant to 28 U.S.C. § 1292(b). The 28

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Order is hereby amended to add the following to page 36 before the section entitled "Conclusion:"

VII. Certification for Appeal pursuant to § 1292(b)

Pursuant to 28 U.S.C. § 1292(b), a district court may certify for immediate appeal certain "order[s that would] not otherwise [be] appealable" The Court finds that the issues raised by sections I, III and VI, infra, all are "[(i)] controlling questions of law [(ii)] as to which there is substantial ground for difference of opinion and [(iii)] that an immediate appeal from the order may materially advance the ultimate termination of the litigation." 28 U.S.C. § 1292(b). See James v. Price Stern Sloan, Inc., 283 F.3d 1064, 1068 (9th Cir. 2002).

IT IS SO ORDERED.

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Dated: July ____, 2005

The Hon. CHARLES R. BREYER UNITED STATES DISTRICT JUDGE

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